Appln. No. 09/905,716 Amendment Date: January 18, 2005 Reply to Office Action of November 18, 2004 JAR 1 3 2005

REMARKS

Applicant's Attorney acknowledges and confirms his telephone conversation with the Examiner on November 3, 2004 wherein
a provisional election without traverse was made to prosecute
the structure of the invention recited in claims 1-3. This election is hereby affirmed. Claims 4 and 5 have been cancelled reserving the right to file the same in a divisional application.

To comply with the Examiner's suggestions, both the Specification and the Abstract have been amended to define the acronyms UMTS and UTRA. The heading SUMMARY OF INVENTION has been inserted into page 5 after line 5. Also, the specification has been reviewed and it is believed no further errors need to be corrected.

The claims have bee rewritten to provide better form and claims 2 and 3 have been amended to provide proper antecedents as noted by the Examiner.

Applicant appreciates the allowance of Claims 1-3 and the statement of reasons to indicate allowable subject matter. Also, the disclosures of the prior art of record and not relied upon are noted and considered pertinent to Applicant's disclosure.

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As a consequence of the action taken herein, Applicant hereby believes this case is in proper order for allowance.

Accordingly, the Examiner's reconsideration and early allowance are respectfully solicited.

Applicant's Attorney may be reached at 847/272-3182, or 847/272-3176, or FAX 847/272-5424, if the need arises for any further discussion in connection with the matters at hand.

Respectfully submitted,

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